UNITED STATES DISTRICT COURT FOR THE WORTHERN DISTRICT OF CALIFORNIA

	UNITED STATES OF AMERICA, Plaintiff,		Case Number	18-10-mi-	70458PV
	Colvaro Hernandez-Defendant.			ے ENTION PENDING T	
	Navarrete		OKDER OF DETI	ENTION LENDING L	NAL
	In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing was held on <u>Gunt</u> , 2011.				
	Defendant was present, represented by his attorney	M II	A / / / A The I	Inited States was repre	cented by
	Assistant U.S. Attorney B. Price	· · · · · ·	ing. The	Jiniod Biaics was repre	senied by
	PART I. PRESUMPTIONS APPLICABLE				
	/ / The defendant is charged with an offense	described i	in 18 U.S.C. 8 3142	(f)(1) and the defendan	t has been
	convicted of a prior offense described in 18 U.S.C. & 3	ding trial for a federal	etate or local		
convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) while on release pending trial for a federal, offense, and a period of not more than five (5) years has elapsed since the date of conviction or the release of from imprisonment, whichever is later.					
					r dio porson
	This establishes a rebuttable presumption that i	no conditio	on or combination of	f conditions will reason	ahly accure the
	safety of any other person and the community.			COMMITTED WITH TOUSON	moly assure me
	/ / There is probable cause based upon (the in	dictment)	(the facts found in F	Part IV below) to believ	re that the
	defendant has committed an offense				
	A for which a maximum term of im	prisonment	t of 10 years or more	e is prescribed in 21 U.	S.C. § 801 et
	seq., § 951 et seq., or § 955a et seq., O			•	
	B under 18 U.S.C. § 924(c): use of a	a firearm d	uring the commissio	on of a felony.	
This establishes a rebuttable presumption that no condition or combination of conditions are reasonable presumption.					ably assure the
	appearance of the defendant as required and the safety of	of the com	nunity.	rii	
	No presumption applies.			1/0	
	PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABL			JUN,	
	/ / The defendant has not come forward with a	any eviden	ce to rebut the appli	calife presumption[s], a	and he therefore
•	will be ordered detained.	. 4. 1		MINERN ORD W	
	/ / The defendant has come forward with evid	ence to rec	out the applicable pro	esumption[s] to wit:	
-	Thus, the burden of proof shifts back to the Uni	ted States.		OF CAUNCY	' •
]	PART III. PROOF (WHERE PRESUMPTIONS REBUTTED		ICABLE)		1/4
The United States has proved to a preponderance of the evidence that no condition or combination of conditions will reasonably assure the appearance of the defendant as required, AND/OR / / The United States has proved by clear and convincing evidence that no condition or combination of conditions					on of
					of conditions
	will reasonably assure the safety of any other person and the community.				
1	PART IV. WRITTEN FINDINGS OF FACT AND STATEMEN		· - ·		
The Court has taken into account the factors set out in 18 U.S.C. § 3142(g) and all of the information submitted at hearing and finds as follows: The defindant is charged with a wolature of SUSC					
					of 8USC
\$1326 He is fundocumented, He has one verifiable Conviction for.					
٠.	/ / Defendant, his attorney, and the AUSA have	waived w	ritten' findings.	indicating	, consider to
]	PART V. DIRECTIONS REGARDING DETENTION		_	•	
	The defendant is committed to the custody of the A	ttorney Ge	neral or his designat	ted representative for c	onfinement in a
COTT	ections facility separate to the extent practicable from pe	ersons awa	iting or serving sent	ences or being held in	custody pending
appe	al. The defendant shall be afforded a reasonable opport	tunity for p	rivate consultation	with defense counsel. (On order of a
cour	t of the United States or on the request of an attorney fo	r the Gove	rnment, the person i	in charge of the correct	ions facility shall
deliv	ver the defendant to the United States Marshal for the pu	irpo se of ai	n appearance in com	nection with a court pro	eccding.
. .	· DUNG 11. 201A		chia: 11	Thu 1 On	
Date	d: Dune 11, 2010	X	anucia V	Sundent	
			IA V. TRUMBULI		
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AUSA ___, ATTY ____, PTS __